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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/083,313 02/25/2002		Sundara Murugan	P4524	5495
24739	24739 7590 12/17/2003		EXAMINER	
CENTRAL	COAST PATENT A	TSEGAYE, SABA		
PO BOX 187 AROMAS, CA 95004		ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		Application No.	Applicant(s)			
•		10/083,313	MURUGAN, SUNDARA			
Office Action Summary		Examiner	Art Unit			
		Saba Tsegaye	2662			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status						
1)🖾	Responsive to communication(s) filed on 24	September 2003.				
2a)⊠	This action is FINAL . 2b) ☐ This	s action is non-final.				
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
5)□ 6)⊠ 7)□						
Applicati	on Papers					
9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. §§ 119 and 120 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.						
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informa	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Simons et al. (6,332,198) in view of Medard et al. (6,047,331).

Regarding claims 1 and 12, Simons discloses, in Figs 1, 5, 29, 33A, an automated-protection-switching software suite for distribution over multiple processors of a distributed processor router comprising:

an APS server module (14, 20, 28) running on a first one of the multiple processors (12) for managing communication and distributing configuration and state information (column 7, lines 25-41); and (16a-16n)

APS client modules running on second ones of the multiple processors (16a=16n), the APS client modules for monitoring interface state information, reporting to the APS server application, and for negotiating with other APS client modules (column 7, lines 25-41);

characterized in that APS interface relocation from a primary interface (16a-16b) to a backup interface (16n) is performed through direct communication between the APS client modules running on the processors supporting the involved interfaces (fig 33a; column 42, lines 39-52).

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Further, Simons discloses that a level of hot state (software backup) backup is inversely proportional to the resynchronization time, that is, as the level of hot state backup increases, resynchronization time decreases (column 42, lines 4-11; column 1, lines 33-57). Furthermore, Fig. 29 illustrating a method for accomplishing distributed software redundancy (column 39, line 61-column 40, line 23) at the UP - SO-M (add to UP).

However, Simons does not expressly disclose that an APS protocol performs a switchover within a 50-millisecond time window.

Medard teaches a method and apparatus for planning and implementing automatic protection switching in networks. Further, Medard teaches a bi-directional self-healing ring and unidirectional rings. The self-healing ring architecture typically requires about 10 ms to detect and 50 ms to complete a switch (column 2, line 53-column 3, line 2).

It would have been obvious to one ordinary skill in the art at the time the invention was made to add a method that switchover within 50 ms time window, such as that suggested by Medard, in the method for supporting multiple redundancy of Simons in order to minimize synchronization time.

Regarding claims 2, 3, 13, 27 and 28, Simons discloses the APS software suite wherein the distributed processor router is connected to and operating on a data-packet-network (column 12, lines 50-67).

Regarding claim 4, Simons discloses the APS software suite wherein the APS software suite is implemented to protect the integrity of a plurality of primary interfaces of the router by

enabling backup of individual ones of the interfaces at any given time during router operation

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(column 39, line 43-column 40, line12; column 45, lines 56-61).

Regarding claims 5, 14 and 29, Simons discloses the APS software suite wherein the plurality of primary interfaces comprises an APS grouping of interfaces connected to a SONET network (column 45, line 56-column 46, line 29).

Regarding claims 6 and 20, Simons discloses the APS software suite wherein the configuration and state information generic to a primary interface for relocation is mirrored to the client supporting the backup interface for the purpose of initializing and activating the backup interface to function as the primary interface (column 27, lines 51-67).

Regarding claims 7 and 21, Simons discloses the APS software suite wherein the distributed processors communicate with each other through a network of fabric cards implemented within the router (column 48, lines 1-11; column 50, lines 62-67).

Regarding claims 8 and 22, Simons discloses the APS software suite wherein all communication exchanges between the distributed APS components follow a message sequence scheme wherein each request and response has a sequence number (column 11, lines 31-47).

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Regarding claim 9, Simons discloses the APS software suite wherein interface relocation is initiated by an APS client module after detecting an event requiring relocation at the primary interface to be relocated (column 40, line 60-column 41, line38).

Regarding claims 10 and 23, Simons discloses the APS software suite wherein the APS grouping of interfaces is physically supported on one processor (processor 12; column 7, lines 25-41).

Regarding claim 11, Simons discloses the APS software suite wherein the APS grouping of interfaces is distributed to and physically supported by multiple processors (processors 12, 13; column 27, lines 51-67).

Regarding claim 15, Simons discloses the distributed processor router wherein the APS software suit includes a server application, a server-client application, and a client module (column 7, lines 26-41).

Regarding claim 16, Simons discloses the distributed processor router wherein the server application runs on a control card, and the server-client application as well as the client module run on a line card (column 7, lines 26-57).

Regarding claim 17, Simons discloses the distributed processor router wherein indication of an event is an APS signal received through the target interface on the backup processor (column 35, line 58-column 36, line 27).

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Regarding claim 18, Simons discloses the distributed processor router wherein the received APS signal indicates one of the failure or severe degradation of the target interface (column 35, lines 36-47; column 36, lines 28-49).

Regarding claim 19, Simons discloses the distributed processor router wherein the received APS signal indicates an administrative request for interface relocation (column 39, lines 10-60).

Regarding claim 24, Simons discloses a method for relocating a primary router interface to a designated backup router interface using an APS suite distributed over multiple processors of a distributed processor data router comprising steps of:

- a) mirroring current configuration and state information of the primary router interface to the processor supporting the designated backup router interface (column 27, lines 51-67);
- b) receiving indication of a requirement to initiate an APS switchover (column 35, line 58-column 36, line 49);
- c) determining if the backup router interface is available (column 35, line 58-column 36, line 49); and
- d) activating the designated backup interface using the mirrored configuration and state information (column 27, lines 51-67).

Further, Simons discloses that a level of hot state (software backup) backup is inversely proportional to the resynchronization time, that is, as the level of hot state backup increases, resynchronization time decreases (column 42, lines 4-11; column 1, lines 33-57).

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However, Simons does not expressly disclose that an APS protocol performs a switchover within a 50-millisecond time window.

Medard teaches a method and apparatus for planning and implementing automatic protection switching in networks. Further, Medard teaches a bi-directional self-healing ring and unidirectional rings. The self-healing ring architecture typically requires about 10 ms to detect and 50 ms to complete a switch (column 2, line 53-column 3, line 2).

It would have been obvious to one ordinary skill in the art at the time the invention was made to add a method that switchover within 50 ms time window, such as that suggested by Medard, in the method for supporting multiple redundancy of Simons in order to minimize synchronization time.

Regarding claim 25, Simons discloses the method comprising an additional step e) for reporting any changed route results to a task manager responsible for distributing updated route tables to processors (column 28, lines 1-67).

Regarding claim 26, Simons discloses the method comprising an additional step for updating a forwarding database according to a switchover made (column 28, lines 1-67).

Regarding claim 30, Simons discloses the method wherein in step b) the indication is received at the primary interface (column 35, line 58-column 36, line 27).

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Regarding claim 31, Simons discloses the method wherein in step b) the indication is

received at the backup interface (column 35, lines 36-47; column 36, lines 28-49).

Regarding claim 32, Simons discloses the method wherein in step b) the indication is of

the form of an administrative request (column 39, lines 10-60).

Regarding claim 33, Simons discloses the method wherein in step c) determination of

availability of the backup interface partly depends on a priority state of the interface requiring

backup (column 15, line 66-column 16, line17).

Regarding claim 34, Simons discloses the method wherein in step c) the backup interface

is physically located on a processor separate from that of the primary router interface (fig. 1, 16a-

16n; fig. 35, 546e).

Regarding claim 35, Simons discloses the method wherein in step a) the configuration

and state information is selected from a table of such sets of information stored on the processor

hosting the backup router interface (column 27, line 51-column 28, 65).

Response to Arguments

3. Applicant's arguments with respect to claims 1-35 have been considered but are most in

view of the new ground(s) of rejection.

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Conclusion

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4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Saba Tsegaye whose telephone number is (703) 308-4754. The examiner can normally be reached on Monday-Friday (7:30-5:00), First Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hassan Kizou can be reached on (703) 305-4744. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-0377.

ST

December 11, 2003

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600